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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/465,879	12/16/1999	JOHN L. BEEZER	3797.84611	9430
28319 7	590 06/28/2006	EXAMINER		INER
BANNER & WITCOFF LTD.,			TRAN, MYLINH T	
ATTORNEYS FOR CLIENT NOS. 003797 & 013797 1001 G STREET, N.W. SUITE 1100 WASHINGTON, DC 20001-4597			ART UNIT	PAPER NUMBER
			2179	
			DATE MAILED: 06/28/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		09/465,879	JOHN BEEZER				
		Examiner	Art Unit				
		Mylinh Tran	2179				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
1)⊠	Responsive to communication(s) filed on 28 I	March 2006.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	ion of Claims						
4)⊠	4) Claim(s) 1,4,9,12,22,27 and 29-49 is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)□	5) Claim(s) is/are allowed.						
6)⊠	6)⊠ Claim(s) <u>1, 4, 9, 12, 22, 27, 29-49</u> is/are rejected.						
7)	')□ Claim(s) is/are objected to.						
8)	8) Claim(s) are subject to restriction and/or election requirement.						
Applicati	on Papers						
9) The specification is objected to by the Examiner.							
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority u	ınder 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
	1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.							
See the attached detailed Office action for a list of the certified copies not received.							
Attaches	wa)						
Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)							
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ate				
B) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application (PTO-152) 6) Other:							

DETAILED ACTION

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 03/28/06 has been entered.

Claims 1, 9, 33, 35, 37, 39 have been amended. Claims 41-49 have been added. However, the limitations of the amended and new claims have not been found to be patentable over prior art of record and newly discovered prior art, therefore, claims 1, 4, 9, 12, 22, 27 and 29-49 remain rejected under the same ground of rejection as set forth below.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary.

Applicant is advised of the obligation under 37 CFR 1.56 to point out the

inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 1, 9, 22, 27, 33, 34-35, 37, 39 and 41-49 are rejected under 35 U.S.C. 103(a) as being unpatentable over Henckel et al. [US. 5,463,725] in view of Microsoft Power Point.

As to claims 1 and 9, Henckel et al. discloses a computer implemented method and corresponding apparatus for displaying at least a portion of the electronic document to the user as an immersive reading page, the immersive reading page mimicking a printed paper (figures 1-4, column 2, lines 12-66); associating navigational functionality with a page number of the immersive reading page (Henckel et al. cite "In order to "turn the page" of the displayed book, the user touches the screen with his hand or a pointing device, and moves it across the screen." on page 1, lines 51-55. The step of "turn the page" reads as a navigational functionality of the claimed invention), the page number having a corresponding interactive region that includes only a portion of the immersive reading page (Henckel et al. cite "In order to turn this page, the user touches the display device 10 somewhere on page 103....Any other location on the face of page 103 would be suitable", on page 2, lines 51-56. The interactive region could be any where on an entire page of the displayed book), displaying another immersive reading page of the electronic document in response to the

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user selecting the interactive region corresponding to the page number of the immersive reading page (Henckel et al. cite "the user then drags his hand to the left, across the face of the display device 10, and a graphic of a turning page 28 moves with it. Thus, as the user "swipes" his hand from right to left across the surface of the display screen 10 a graphical depiction of a page turning is shown" on page 2, lines 58-62), wherein the navigational functionality associated with the page number is transparent to the user prior to the user selecting the interactive region corresponding to the page number of the immersive reading page (Henckel et al. cite "A tuning page graphic 28 is displayed part way through this process of turning a page. In order to turn this page, the user touches the display device 10 somewhere on page 103" on page 2, lines 50-65. Before the user swipes his hand from right to left across the surface of the display screen, the user could not see the navigational functionality because it is transparent to the user).

Henckel fails to clearly teach the interactive region includes only a portion of the immersive page. However, the Microsoft Power Point shows the feature at figure 1. It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine the well known implementation with Henckel's teachings. Motivation would have been to provide a particular area to the user.

As to claims 22 and 27, Henckel et al. teach the electronic document being a book in electronic form and the immersive reading page mimics a printed paper page of a book (figures 1-4, page 2, column 20-25).

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As to claims 33-34, Henckel et al. discloses a computer implemented method and corresponding apparatus for displaying at least a portion of the electronic document to the user as an immersive reading page, the immersive reading page mimicking a printed paper (figures 1-4, column 2, lines 12-66); associating navigational functionality with an element of the immersive reading page (Henckel et al. cite "In order to "turn the page" of the displayed book, the user touches the screen with his hand or a pointing device, and moves it across the screen." on page 1, lines 51-55. The step of "turn the page" reads as a navigational functionality of the claimed invention), the page number having a corresponding interactive region (Henckel et al. cite "In order to turn this page, the user touches the display device 10 somewhere on page 103....Any other location on the face of page 103 would be suitable", on page 2, lines 51-56. The interactive region could be any where on an entire page of the displayed book), displaying another immersive reading page of the electronic document in response to the user selecting the interactive region corresponding to the element of the immersive reading page (Henckel et al. cite "the user then drags his hand to the left, across the face of the display device 10, and a graphic of a turning page 28 moves with it. Thus, as the user "swipes" his hand from right to left across the surface of the display screen 10 a graphical depiction of a page

turning is shown" on page 2, lines 58-62), wherein the navigational functionality associated with the page number is transparent to the user prior to the user selecting the interactive region corresponding to the element of the immersive reading page (Henckel et al. cite "A tuning page graphic 28 is displayed part way through this process of turning a page. In order to turn this page, the user touches the display device 10 somewhere on page 103" on page 2, lines 50-65. Before the user swipes his hand from right to left across the surface of the display screen, the user could not see the navigational functionality because it is transparent to the user).

As to claims 35, 37 and 39, Henckel et al. show associating functionality with an element of the immersive reading page, the element, being different than the page number, and having a corresponding interactive region, the functionality being different from the navigation functionality associated with the page number (page 1, lines 51-55 and page 2, lines 51-56; the other element which is different than the page number is the title of the page. The title could be placed on the top of each page).

As to claim 41, Henckel et al. fail to clearly teach the user selecting the interactive region being tapping the corresponding interactive region. However, the Microsoft Power Point teaches the feature at figure 1. The user can tap the left or right buttons at the left corner. It would have been obvious to one of ordinary skill in the art, to combine the feature of the Microsoft Power Point with

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Henckel's electronic book. Motivation of the combination would have been to enhance the electronic book.

As to claims 42, 46 and 49, Henckel et al. fail to clearly teach the interactive region corresponding to the page number including an area to the right of the page number and an area to the left of the page number. However, the Microsoft Power Point shows the left and right buttons at figure 1. Also, it shows the step of displaying a previous page of the electronic document in response to the user tapping the area to the left of the page number and displaying a subsequent page of the electronic document in response to the user tapping the area to the right of the page number (once the user taps the right button, displaying a next page in response, the previous page will display if the user taps the left button). It would have been obvious to one of ordinary skill in the art, to combine the feature of the Microsoft Power Point with Henckel's page number (page 103). Motivation of the combination would have been to enhance the electronic book interface.

As to claims 43-45 and 47-48, while Henckel shows the page number (page 103), the Microsoft Power Point teaches the interactive region constituting areas in an immediate vicinity of the element (figure 1). It would have been obvious to one of ordinary skill in the art, to combine the feature of the Microsoft Power Point with Henckel's page number (page 103). Motivation of the combination would have been to enhance the electronic book interface.

Claims 29, 31, 36, 38 and 40 are rejected under 35 U.S.C. 103(a) as being unpatentable over Henckel et al. [US. 5,463,725] in view of the Microsoft Word.

As to claims 29 and 31, Henckel et al. fail to clearly teach displaying including displaying only one immersive reading page at a time. However, implementation of displaying in one page was well known in the art. It would have been obvious to one of ordinary skill in the art, to combine the well known implementation of displaying only one reading page at a time with Henckel's electronic book. Motivation of the combination would have been to make text bigger and easier to read.

As to claim 36, 38 and 40, Henckel et al. fail to clearly teach the title of the page. However, a title of a book was well known in the art. It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine the well known implementation with Henckel's electronic book.

Motivation of the combination would have been to be easy to navigate because of a bigger object.

Claims 4, 12, 30 and 32 are rejected under 35 U.S.C. 103(a) as being unpatentable over Henckel et al. [US. 5,463,725] in view the Microsoft Power Point and further in view of Ho [US. 6,407,757].

As to claims 4 and 12, Henckel et al. fail to clearly teach the step of invoking a training mode. However, in the same field of the invention, the claimed limitation is disclosed by Ho (column 2, lines24-36). It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine Ho's

teaching with Henckel's the immersive reading page. Motivation of the combination would have been to provide users help to understand a book content.

As to claims 30 and 32, Henckel et al. fail to clearly teach the association to the user by providing audio indicators. However, in the same field of the invention, the claimed limitation is disclosed by Ho (column 4, lines 35-47). It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine Ho's teaching with Henckel's navigational functionality. Motivation of combining would have been to alert users when turning page.

Response to Arguments

Applicant's arguments with respect to claims 41-49 have been considered but are most in view of the new ground(s) of rejection.

Applicant argues the prior arts do not teach the functionality being different from the navigation functionality associated with the page number. However, the other element is the title of the page that is different from the navigation functionality associated with the page number. The title could be placed on the top of each page

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mylinh Tran. The examiner can normally be reached on Mon - Thu from 7:00AM to 3:00PM at 571-272-4141.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Weilun Lo, can be reached at 571-272-4847.

The fax phone numbers for the organization where this application or proceeding is assigned are as follows:

571-273-8300

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Mylinh Tran

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SUBERVISORY PATENT EXAMINER